Case 2:04-cr-00472-PAN Document 17 Filed 09/16/05 Page 1 of UNITED STATES DISTRICT COURT FOR THE

EASTERN DISTRICT OF CALIFORNIA

SEP 16 2005

UNITED STA	ATES OF AMERICA,)	ga:	CLERK, U.S. DISTRICT COURT STERN DISTRICT OF CALIFORNIA						
		Plaintiff,) (e۱ CR.S-04-0472-DFL	DEDUTY OF ERK						
	v.)								
	٧.		΄ ι	DETENTION ORI)ER						
JONATHAN A. NOVAK,				Violation of Pretria							
		Defendant.) Ì) _)	Probation or Supervi	ised Release)						
	After a hearing pursua finds:	ant to 18 U.S.C	C. § 3148 (violation of pretrial	release order), the court						
		☐ there is probable cause to believe the person has committed a federal,									
state or local crime while on release and defendant has not rebutted the presumption that his release will endanger another or the community or there is clear and convincing evidence that defendant has violated another condition of release and based on the factors set forth in 18 U.S.C. § 3142(g) there is no condition											
							or combination of conditions of release that will assure that the defendant will not flee or pose a danger to the safety of another person or the				
							community or If the person is unlikely to abide by any condition or combination of				
								•	•	· -	or combination of), 18 U.S.C. § 3148.
	After a hearing pursu (violation of probation believe defendant has defendant has not met he will not flee or pos 3143.	n or supervised s violated a co his burden of e	release) the andition of stablishin	ne court finds there i f probation or supe g by clear and convi	s probable cause to rvised release and noing evidence that						
of the Attorned persons await afforded reason the United Statin which defer	ey General for confiner ing or serving sentence onable opportunity for pates or request of an atto	ment in a corre es or being he private consulta rney for the Un eliver defendan	ections face and in cust ation with ited States	cility separate, to the ody pending appear his counsel. Upon the person in charg	committed to the custody e extent practicable, from I. The defendant shall be further order of a court of e of the corrections facility or purpose of an appearance						
раты	D: Sey D. 16,201	_	G	HEGORY G. H	OLLOWS						
DATE	v. Logo. cop	_	_	UNITED STATES	MAGISTRATE JUDGE						
☐ Court/Origin	nal U.S. Attorne	y □ Defe	ense Couns	sel 🗆 Pretrial Ser	vices						